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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/614,389	07/12/2000	Ned S. Rasor	20017-000110	1930	
20350	7590 01/27/2005		EXAM	INER	
TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER			BENNETT,	BENNETT, HENRY A	
EIGHTH FLO			ART UNIT	PAPER NUMBER	
SAN FRANCI	SAN FRANCISCO, CA 94111-3834			_	
			DATE MAILED ALBERTON	DATE MAILED, OLD TOOK	

DATE MAILED: 01/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/614,389	RASOR ET AL.			
Office Action Summary	Examin r	Art Unit			
	Henry A Bennett	3743			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status	•				
1) Responsive to communication(s) filed on 15 Oc	<u>ctober 2004</u> .				
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
 4) Claim(s) 1,4-12,20,21,24-27,62,65-70,75,76,92,102,105,107,114 and 1418 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,4-12,20,21,24-27,62,65-70,75,76,92,102,105,107,114 and 1418 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9)☐ The specification is objected to by the Examiner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	atent Application (PTO-152)			

Art Unit: 3743

The rejection of claims 1,4-12,1418,20,21,24-27,62,65-70,75,76,92,102,105,107,114 made in the office action 12/12/2002 is hereby repeated.

Also it should be noted that applicant has admitted in his specification as originally filed that the use of the gases claimed for therapeutic purposes is known. The main issue to be resolved is the infusion of these gases to a patient without the patient breathing for a period of time so that the gases will be absorbed mucous membrane to bring about the claimed therapeutic effect. Applicant should be aware that even if the clamed gases were taken in by the patient while continuing to inhale and exhale, the gases would still enter the mucous membrane passages and be transported into the blood stream. If the gases supplied for a period of time then the claimed therapeutic effects would inherently occur.

On the other supplying the claimed therapeutic gases to the patient while the refrains from breathing corresponds to what naturally occurs during many ER situation where gases are supplied while attempting to revive or render a patient unconscious.

Henry Bennett

Primary Examiner Art Unit 3745

571-272-4791

Tenry Bennett
Isbry Patent Examiner

Group 3700